	Case 2.21-cv-00025-cD5-iviDC Doca	inicht 30 Thea 07/31/23 Tage I of I
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2	UNITED STATES DISTRICT COURT	
3	DISTRICT OF NEVADA	
4	Sara Quintana,	Case No. 2:21-cv-00023-CDS-NJK
5	Plaintiff	Order Vacating Trial and Denying without Prejudice Defendants' Motions
6	V.	Frequence Defendants Wiotions
7	Clark County School District, et al.,	[ECF Nos. 89, 93, 94]
8	Defendants	
9		
10	Plaintiff Sara Quintana and defendants Clark County School District and the Board of	
11	Trustees have resolved their dispute and are finalizing the settlement agreement. ECF No. 95.	
12	The parties request that the defendants' pending motion in limine (ECF No. 89), emergency	
13	motion for leave to file a reply (ECF No. 93), and emergency motion to quash (ECF No. 94) be	
14	held in abeyance; however, considering the potential settlement, the court denies them without	
15	prejudice. If the parties' final settlement negotiations are unsuccessful, they may seek to have the	
16	motions reinstated.	
17	IT IS HEREBY ORDERED that the August 4, 2025 jury trial is vacated.	
18	IT IS FURTHER ORDERED that the defendants' motion in limine [ECF No. 89],	
19	emergency motion for leave to file a reply [ECF No. 93] and emergency motion to quash [ECF	
20	No. 94] are DENIED without prejudice.	
21	The parties must appear for a status conference on September 19, 2025, at 10:00 a.m. in	
22	LV Courtroom 6B. If a stipulation of dismissal is filed, the hearing will be automatically vacated	
23	Dated: July 31, 2025	
24		
25	Cristina D. Siiva United States District Judge	
26	interest dentes District juage	
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